

MEMO ENDORSED

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DATE FILED: 5/23/08

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

JIN M. CAO, LI F. LI, XIAN H. ZHUANG, GWEE MIN,
SHI H. CHEN, SHAN X. CHEN, ZHANG W. ZHANG,
QUAN LIN, TANG X. LI, YUN H. CHI, QI WENG,
LEI LI, ZHEN J. WENG, YI LIN, GUO X. WANG,
QING L. JIANG, YONG Q. LIN, ZENG X. HUANG,
YI L. DONG, YI P. WANG, GUO H. LIU,
GUO T. LIU, QUAN Z. LI, GUO X. LIU,
TENG Y. CHEN, and GENG D. WENG,

Plaintiffs,

-against-

WU LIANG YE LEXINGTON RESTAURANT, INC.,
WU LIANG YE 86 RESTAURANT, INC., WU LIANG
YE U.S.A., INC., JIAN LI, a.k.a. JAMES LI, SUSAN LI,
STEVEN LO, JOHN ZHONG, TOM TAN, and LIANG
ZHANG, a.k.a. LIANG CHANG,

Defendants.

08 CIV. 3725 (DC) (HP)

STIPULATION TO EXTEND
DEFENDANT LIANG
ZHANG'S TIME TO
ANSWER OR OTHERWISE
RESPOND TO COMPLAINT

It is hereby stipulated and agreed by and between the undersigned, counsel for the parties herein, that:

1. Defendant LIANG ZHANG a.k.a. LIAN CHANG's time to answer or otherwise respond to Plaintiff's Complaint is hereby extended up to and including June 6, 2008.

2. A facsimile copy of this stipulation and the signatures appearing thereon may serve as an original to be filed without further notice with the Court.

Dated: New York, New York
May 15, 2008

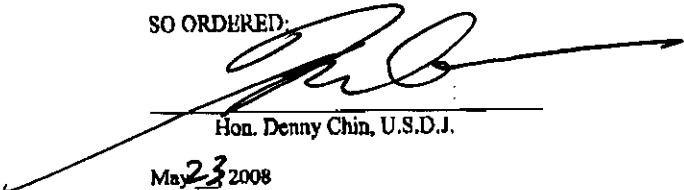
ASIAN AMERICAN LEGAL DEFENSE AND
EDUCATION FUND
DAVIS POLK & WARDWELL

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THE LAW FIRM OF HUGH H. MO, P.C.

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(212) 385-1500

SO ORDERED:



Hon. Denny Chin, U.S.D.J.

May 23 2008